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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/944,668	08/31/2001	Mehran Bashiri	S63.2-9867	3795	
490 VIDAS, ARRI	7590 07/17/2007 ETT & STEINKRAUS, P.A.	EXAMINER			
SUITE 400, 6640 SHADY OAK ROAD			COMSTOCK, DAVID C		
EDEN PRAIR	IE, MN 55344		ART UNIT	PAPER NUMBER	
			3733		
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			MAIL DATE	DELIVERY MODE	
•			07/17/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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			Application No. Appl		Applicant(s)	plicant(s)				
			09/944,668		BASHIRI ET AL.					
Office Action Summary		E	xaminer		Art Unit					
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Status										
1) R	esponsive to communication(s) file	ed on .								
·	his action is FINAL .		ction is non-fina	ıl.						
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Dispositio	n of Claims									
5)⊠ C 6)⊠ C 7)□ C	laim(s) <u>1-45</u> is/are pending in the a) Of the above claim(s) <u>5,16-29,3</u> laim(s) <u>41,42,44 and 45</u> is/are allocalaim(s) <u>1-4,6-15,30 and 33-40</u> is/alaim(s) is/are objected to.	1,32 and 43 is owed. are rejected.			tion.					
Application	n Papers									
10)⊠ Tr A R	ne specification is objected to by the drawing(s) filed on <u>09 Septemb</u> pplicant may not request that any objected the placement drawing sheet(s) including the oath or declaration is objected the	er 2002 is/are ection to the dra g the correction	wing(s) be held i is required if the	n abeyance. See drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 Cl	FR 1.121(d).				
Priority un	der 35 U.S.C. § 119									
a) <u></u> 1 2 3	cknowledgment is made of a claim All b) Some * c) None of: Certified copies of the priority Copies of the certified copies application from the Internations the attached detailed Office actions.	or documents here documents here of the priority onal Bureau (F	ave been recei ave been recei documents ha PCT Rule 17.2(ved. ved in Application ve been receives a)).	on No ed in this National	Stage				
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2) Notice o	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (tion Disclosure Statement(s) (PTO/SB/08) lo(s)/Mail Date	· ·	F 1 [(5	nterview Summary Paper No(s)/Mail Da Notice of Informal Pa Other:	te					

Application/Control Number: 09/944,668

Art Unit: 3733

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DETAILED ACTION

Response to Arguments

Applicant's arguments filed 19 March 2007, with respect to the outstanding rejection have been fully considered. In response to Applicant's arguments, the previous grounds of rejection have been withdrawn and replaced by a new ground of rejection. Accordingly, prosecution is hereby reopened, the finality of the last Office action is withdrawn, and the new grounds of rejection are set forth below.

Oath/Declaration

The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because:

It does not properly state that the person making the oath or declaration acknowledges the duty to disclose to the Office all information known to the person to be *material to patentability* as defined in 37 CFR 1.56.

Specifically, the language of the declaration should read: "I acknowledge the duty to disclose information which is material to patentability of this application in accordance with Title 37, Code of Federal Regulations Section 1.56."

Application/Control Number: 09/944,668

Art Unit: 3733

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 6-15, 30 and 33-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Richter (2002/0107560) in view of Lock et al. (5,591,223).

Richter discloses a stent (1) having a longitudinal axis comprising: a non-woven tubular element comprising a plurality of interconnected struts (FIG. 3, FIG. 4) which form at least one continuous pathway which extends all the way around the longitudinal axis, the interconnected struts having an outside surface facing outside the stent, an inner surface facing the longitudinal axis, and a side portion there between, the side portion having a thickness defined by the radial distance between the outer surface and the inner surface; the stent further comprising at least one of the struts being a frangible temporary strut (4), the frangible temporary strut restraining at least two of the interconnected struts from self-expansion, at least a portion of the stent constructed and arranged to self-expand upon breaking of the at least one frangible temporary strut (paragraph 0009), the thickness of a portion of the frangible temporary strut being substantially narrower than the thickness of any other portion of the frangible temporary strut is constructed from a different material than the interconnected struts (paragraphs

Art Unit: 3733

0021,0022,0026). Richter discloses the claimed invention except for explicitly disclosing radial self-expansion. Lock et al. disclose a stent 10 comprising frangible portions, e.g. 22, that restrain the stent from self-expansion until re-expansion may be necessary to accommodate vessel change (see, e.g. Figs. 2 and 3 and col. 1, lines 7-11 and col. 2, lines 14-34). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have provided the stent of Richter with frangible portions that restrain the stent from self-expansion until re-expansion may be necessary, in view of Lock et al., in order to accommodate vessel change. It would have been further obvious to have provided the device with any of numerous ranges of rupture pressures, since it has been held that where the general conditions of a claim are disclosed in the prior art, as here, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

Allowable Subject Matter

Claims 41, 42, 44 and 45 are allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Comstock whose telephone number is (571) 272-4710. Please leave a detailed voice message if examiner is unavailable. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eduardo

Application/Control Number: 09/944,668

Art Unit: 3733

Robert can be reached at (571) 272-4719. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Page 5

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

D. Comstock

SUPERVISORY PATENT EXAMINER